

From: Denny-Ray: Hardin

To: All "Agents", "Officers", "Administrators", "Law Enforcement", "Employees", etc. of Government

Subject: TERMINATION OF ALL CONTRACTS

Public Notice, Judicial Cognizance

FOR THE RECORD, Let it be known before all men/women, that effective immediately Denny-Ray: of the family of Hardin does hereby terminate all contracts, known and unknown, signed and unsigned, verbal and silent, active and inactive, assumed and presumed, created by any agent of government with or without my permission are by this notice deemed null and void. The attached "Affidavits" and "Notices" are to inform all government personnel that effective immediately Denny-Ray: Hardin terminates all contracts with all fiduciaries, agents, officers of the courts, administrators, etc. of government for their bad faith conduct, criminal conduct, violations of rights, trespass and acts done in dishonor, all representation ceases to exist and all have knowledge of this termination and can only proceed with malice, intent and knowledge to trespass, violate rights, engage in criminal conduct and all these acts are deemed to be personal conduct for which the individual will be subject to criminal prosecution, tort claims, civil litigation for damages and removal from public service for bad behavior in accordance with the Constitution for the united States of America. By this Notice all are deemed to have knowledge and are without excuse.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL  
NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT  
ALL ARE LAWFULLY NOTICED AND WITHOUT EXCUSE

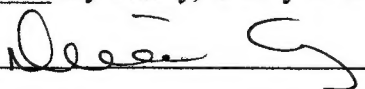
Submitted By  
Denny-Ray: Hardin  
All rights reserved UCC1-308



"NOTARY"

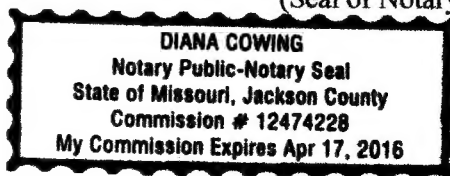
STATE OF MISSOURI   )  
                                  )ss.  
COUNTY OF JACKSON   )

I do hereby certify that the above signature and thumb print are those of Denny-Ray: Hardin, affixed on this 30 day of May, of the year of our LORD two thousand and twelve.

 Notary Public

My commission expires: 4/17/2016

(Seal of Notary)



FROM: Denny Ray Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri 64127

TO: Bureau of Vital Records  
930 Wildwood  
P.O. Box 570  
Jefferson City, Missouri 65102-0570

DENNY RAY HARDIN  
F.C.I./P.O. BOX 5000  
Pekin, Illinois 61555

TO: Social Security Administration  
Office of the Commissioner

Office of Administration  
Commissioner's Office  
State Capitol Building  
201 West Capitol Avenue, Room 125  
P.O. Box 809  
Jefferson City, Missouri 65102

**NUNC PRO TUNC REVOCATION OF CONTRACT  
AND REVOCATION OF POWER ASSEVERATION**

**PREAMBLE**

I, Denny Ray Hardin, being natural born in Missouri, a male human being, now living in Jackson county, State of Missouri/ Republic, as a Citizen in the State / Republic, do hereby make this Special Appearance, by Affidavit, in *Propria Persona*, proceeding , *Sui Juris*, At Law, in Common Law, with Assistance, Special, neither conferring nor consenting to any foreign jurisdiction, except to the judicial power of Earth and/or America, and as such I willfully enforce all Constitutional limitations respectively on all government agencies when dealing with them. Wherefore, the undersigned Affiant named herein and above, upon affirmation declares and evidences the following:

I, the undersigned, a natural born free Sovereign Citizen in the Missouri Republic, and thereby in the United States of America, hereby affirm, declare and give notice:

1. That I am competent to testify to the matters herein: and further,
2. That I have personal knowledge of my status and of the facts and evidence stated herein; and further,
3. That all the facts stated herein are not heresay but true and correct, and admissible as evidence, if not rebutted; and further,
4. That I, Denny Ray Hardin , am of lawful age and competent; I am a natural born free Sovereign Citizen now living in the Missouri State/ Republic, and thereby in the United States of America, in fact, by right of heritage, a Citizen inhabiting the Missouri Republic, protected by the Northwest Ordinance of 1787, the Organic Act of 1849, the original Constitution of Missouri (1820), the Articles of Confederation ( 1777 ), the Constitution for the United States of America ( 1787 ) including its Preamble, and the Bill of Rights (1791 ) including its preamble: and as such I retain all my fundamental, unalienable rights granted by God in positive law, embodied in the Declaration of Independence of 1776 and binding rights upon myself and my parentage, this day and for all time; and further,
5. That this document has been prepared, witnesses and filed because the State of Missouri holds the position that there are no statutory provisions to rescind a Birth Certificate, nor any trust or contractual obligations derived therefrom, and because there is no other remedy available to me At Law by which I can declare and enforce my right to be free from State enfranchisement and the benefits therefrom; and further,
6. That on my birthday, **03 15 , 1959**, I was born in **Kansas City, Missouri** to my parents, **Jackie Ray Hardin** and **Esther Gay Hardin** , who were both under the misconception that they were required to secure a Certificate of Birth on my behalf, and they did obtain the same; and further,
7. That my parents were not aware that, at the Common Law , births were to be recorded in the Family Bible, and that only deaths were made a matter of public record; and further,

8. That my parents were not aware that any certificate required by statute to be made by officers may , as a rule , be introduced into evidence (see Marlowe v. School District, 116 Pac 797 ) and, therefore , they were acquiescing to State requirements which violate my rights to privacy and the 4<sup>th</sup> Amendment protections under the Constitution for the United States of America , because the Birth Certificate is the record of the State of **Missouri** , not of the individual , and the State may be compelled to introduce said record without my permission , and further ,

9. That such statutory practices by the State of Missouri are deceitful misrepresentations by the State and society , on the recording of births , and my parents were unaware that a Birth Certificate was not necessary , nor were they aware that they were possibly waiving some of my rights , which rights are unalienable rights guaranteed to me by the Constitution for the United States of America; and further,

10. That the doctor who delivered me acted as a licensed agent of the State of Missouri without the consent of either my own parents or myself , and offered me into a State trust to be regulated as other State and corporate interests and property as a result of that offer and acceptance , which comprises a fiction of law under statutory law ( called contracts of adhesion , contracts implied by law , constructive contracts , *quasi* contracts, also referred to as implied consent legislation ); and further,

11. That, from my own spiritual beliefs and training , I have come , and I have determined that the right to be born comes , from God Almighty ( who knew me before I existed ) - - not the State of Missouri - - and therefore original jurisdiction upon my behavior requiring any specific performance comes from my personal relationship with God Almighty , unless said performance causes demonstrable damage or injury to another natural human being; and further,

12. That , after studying the Birth Certificate , I have come to the conclusions that the Birth Certificate creates a legal estate in myself , and acts as the nexus to bring actions against this individual as if he were a corporate entity , that the State of Missouri , in cooperation with the federal government and its agents and assigns , is maintaining the Birth Certificate so as to

assume jurisdiction over many aspects of my life in direct contravention of my unalienable rights and Constitutionally secured rights to be a "Freeman" and to operate at the Common Law: and further,

13. That such statutory provisions also cause a loss or diminution ( depending upon other statutory provisions ) of rights guaranteed by the 1<sup>st</sup> , 2<sup>nd</sup> , 4<sup>th</sup> , 5<sup>th</sup> , 6<sup>th</sup> , 7<sup>th</sup> , and 9<sup>th</sup> Amendments in the Constitution for the United States of America ; and further,

14. That , as a result of my earnest and diligent studies, my prior ignorance has come to an end , and I have regained my capacity to be an American Freeman ; therefore, it is now necessary that **I declare any nexus assumed as a result of the Birth Certificate**, by the State of Missouri or by any of its agents and assigns, including the federal government, and any jurisdictional or other rights that may be waived as a result of said trust/contract with all forms of government, **to be null and void from its inception** , due to the deceptive duress , fraud , injury , and incapacity perpetrated upon my parents and myself by the State of Missouri , the third party to the contract ; and further,

15. That I was neither born or naturalized in the "United States" as defined in **Title 26, United States Codes** and, therefore, I am not subject to its foreign jurisdiction. See **26 CFR 1.1-1 (b)-(c)** ; and further,

16. That, with this revocation of contract and the revocation of power, I do hereby claim all of my rights, all of my unalienable rights and all rirights quaranteed by the Constitution ofr the United States of merica, At Law, and do hereby declare, to one and all, that I am a free and independent Ciitizen now inhabiting the Earth State/ Republic, who is not a "creation of", nor subject to any State's civil law of admiralty, maritime, or equity jurisdictions and, as such, I am only attached to the judicial Power of Missouri State/Republic and/or the United States of America; and further,

17. That I affirm, under penalty of perjury, under the Common Law of America, *without* the "United States" (see 1:8:17 and 4:3:2 in the U.S. Constitution), that the Preamble and

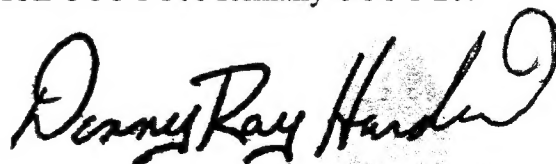
Sections 1 thru 16 of this Affidavit, are true and correct and so done in good faith to the best of my knowledge; and further,

18. That my use of the phrase "WITHOUT EXPLICIT RESERVATION OF ALL MY RIGHTS AND WITHOUT PREJUDICE UCC 1-308 formally UCC 1-207 (R.S.M.O 400.1-207) " above my signature on this document indicates: that I explicitly reject any and all benefits of the Uniform Commercial Code, absent a valid commercial agreement which is in force and to which I am a party, and cite its provisions herein **only** to serve notice upon ALL agencies of government, whether international, national, state, or local, that they, and not I are subject to, and bound by, all of its provisions, whether cited herein or not; that my explicit reservation of rights has served notice upon All agencies of government of the "Remedy" they must provide for me under Article I, Section 308 of the Uniform Commercial Code, whereby I have explicitly reserved my Common Law right not to be compelled to perform under any contract or commercial agreement, that I have not entered into **knowingly, voluntarily, and intentionally**: that my explicit reservation of rights has served notice upon ALL agencies of government that they are ALL limited to proceeding against me only in harmony with the Common Law and that I do not, and will not accept liability associated with the "compelled" benefit of any unrevealed commercial agreements; and that my vaild reservation of rights has preserved **all** my rights and prevented the loss of any such rights by application of the concepts of waiver or estoppel. And

**Further This Affiant Saith Not.**

Subscribed and affirmed to, *Nunc Pro Tunc*, on the date of my majority, which date was 03 15 1977.

"WITHOUT EXPLICIT RESERVATION OF ALL MY RIGHTS AND WITHOUT  
PREJUDICE UCC 1-308 formally UCC 1-207

A handwritten signature in black ink, reading "Denny Ray Hardin" with a large, stylized flourish at the end.

Denny- Ray: Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri 64127

From: Denny-Ray:Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri. 64127

To: President Barack Obama 1600 Pennsylvania Avenue N.W. Washington, D.C. 20500 7009 0960 0000 9901 1133	DENNY RAY HARDIN FCI PEKIN P.O. BOX 5000 Pekin, Illinois 61555	Office of the Clerk Supreme Court for the united States 1 First Street, NE Washington, D.C. 20543 7009 0960 0000 9901 1140
Office of the Clerk US Court of Appeals 8 <sup>th</sup> Circuit 111 South 10 <sup>th</sup> Street, Room 24.329 St. Louis, Missouri 63102 7009 0960 0000 9901 1157	Office of the Clerk District Court for US Western District of Missouri 400 East 9th Street Kansas City, Missouri 64106 7009 0960 0000 9901 1164	Attorney General U.S. Department of Justice 950 Pennsylvania Avenue NW Washington, D.C. 20530-0001 7009 0960 0000 9901 1171
Office of the Commissioner Internal Revenue Service 1111 Constitution Avenue N.W. Washington, D.C. 20224 7009 0960 0000 9901 1188	Office of the Director Federal Bureau of Investigation 935 Pennsylvania Avenue, NW Washington, D.C. 20535-0001 7009 0960 0000 9901 1195	Office of Director Federal Bureau of Prisons 320 First Street, NW Washington, D.C. 20534 7009 09600000 9901 1201
Office of the Solicitor General 950 Pennsylvania Avenue, NW Washington, D.C. 20530-0001 7009 0960 0000 9901 1218	Governor of Missouri P.O. Box 720 Jefferson City, Missouri 65101 7009 0960 0000 9901 1225	Office of the Clerk Supreme Court of Missouri 207 West High Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1232
Office of the Clerk Missouri Court of Appeals Western District 1300 Oak Street Kansas City, Missouri 64106 7009 0960 0000 9901 1249	Office of the Clerk Jackson County Circuit Court 16 <sup>th</sup> Circuit 1315 Locust, 1 <sup>st</sup> floor Kansas City, Missouri 64106 7009 0960 0000 9901 1256	Missouri Secretary of State 600 West Main Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1263
Office of the Director Missouri Department of Corrections 2729 Plaza Drive P.O. Box 236 Jefferson City, Missouri 65102 7009 0960 0000 9901 1270	Chief State Supervisor Missouri Department of Probation and Parole 3400 Knipp Drive Jefferson City, Missouri 65109 7009 0960 0000 9901 1287	Bureau of Vital Records 930 Wildwood P.O. Box 570 Jefferson City, Missouri 65102-0570 7009 0960 0000 9901 1294
Social Security Commissioner 201 West Capital Avenue, Rm 125 P.O. Box 809 Jefferson City, Missouri 65102 7009 0960 0000 9901 1300	Missouri (DMV) State Office Building 301 West High Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1317	

This constitutes Actual and Constructive Notice, That I, Denny Ray Hardin, sui juris, of the Hardin Family, Secured Party/ Creditor, herein and hereby, revoke, terminate, and cancel any

and all Admiralty/Maritime, Federal, State, County, City and etc. contracts whether oral, adhesion, visible, invisible, express and/or implied by and between Parties stated in the above captions, its or their agents, employees, officers, representatives, agencies, and/or instrumentalities and etc. created by and through any and all Social Security Application, 1040 labels, W-4 Forms, W-2 Forms, or any other instruments/documents; and further hereby revoke and terminate any and all fiduciary responsibility's constructively created thereof and/or therefrom, including any alleged granting of Power of Attorney that was implied through any such Forms by any of the beforementioned Agents or Agencies stated above, NUNC PRO TUNC to \_\_\_/\_\_\_/\_\_\_, C.E. due to "Fraud" "Non-disclosure" and "Failure of fair consideration", in accordance with Uniform Commercial Codes Article I, § 107 and § 2-203. This Notice shall also include to, Notice of waiver of Judicial Contract Enforcement, Notice of waiver of Recourse of UCC benefits, Notice of waiver Commercial Enforcement benefits, Notice of severance and waiver forfeiture, Notice of waiver of admiralty and Maritime benefits, Notice of defects and objections to Federal Reserve Notes, Notice of waiver of enfranchisement benefits forfeitures, Notice of waiver of Status, Notice of waiver of juristic benefits, and any and all Notice that will be added and amended to this Notice.

Respectfully Submitted,

"WITHOUT EXPLICIT RESERVATION OF ALL MY RIGHTS AND WITHOUT  
PREJUDICE UCC 1-308 formally UCC 1-207

A handwritten signature in black ink that reads "Denny Ray Hardin" followed by a large, stylized number "9".

Denny- Ray: Hardin



From: Denny-Ray:Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri. 64127

To: President Barack Obama 1600 Pennsylvania Avenue N.W. Washington, D.C. 20500 7009 0960 0000 9901 1133	DENNY RAY HARDIN FCI PEKIN P.O. BOX 5000 Pekin, Illinois 61555	Office of the Clerk Supreme Court for the united States 1 First Street, NE Washington, D.C. 20543 7009 0960 0000 9901 1140
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\*\*\*ACTUAL & CONSTRUCTIVE NOTICE & NON-NEGOTIABLE\*\*\*

RE: NOTICE OF REVOCATION & TERMINATION OF FIDUCIARY RELATIONSHIP &  
NOTICE OF CONTRACT CANCELLATION.

ATTN: REGIONAL DISTRICT DIRECTOR,

PLEASE FIND ENCLOSED: A copy of withdrawal statement and form SSA-521, and Form 56, presented as documentation of dissolution and termination of Business entity, which was also sent to the Social Security Administration. **These forms will be filed at a later date.**

This constitutes Actual and Constructive Notice, That I, Denny Ray Hardin, sui juris, of the Hardin Family, Secured Party/Creditor, herein and hereby, revoke, terminate, and cancel any and all admiralty/maritime contracts, whether adhesion, visible, invisible, express and /or implied by and between the INTERNAL REVENUE SERVICE, its or their agents, employees, officers, representatives, agencies and/or instrumentalities, and **all the parties stated above, including the city, county, state, federal and international officers, agencies, employees, agents representatives and instrumentalities,\_\_\_**; created by and through any and all Social Security Applications, 1040 labels, W-4 Forms, W-2 Forms, or any other instruments/documents; and further hereby revoke and terminate any and all fiduciary responsibility's constructively created thereof and/or therefrom, including any alleged granting of Power of Attorney that was implied through any such Forms by any of the beforementioned Agents or agencies, NUNC PRO TUNC to \_\_\_\_/\_\_\_\_/\_\_\_\_, C.E. due to "Fraud" "non-disclosure" and "Failure of fair consideration", in accordance with Uniform Commercial Code Article I, §107 and UCC §2-203.

Further, I, Denny Ray Hardin, sui juris, have duly Accepted for value, filed and registered with the United States Secretary of the Treasury, the Missouri Department of Licensing, Uniform Commercial Code Division, among others, My Birth Registration Documents in accordance with House Joint Resolution 192 of June 5<sup>th</sup>, 1933 and UCC § 1-104 & § 10-107, thereby and further herein re-vesting to Grantor Title of all property in accordance with 26 CFR § 1.676-1, to include any and all duties of Power of Attorney under 26 CFR §601.503, which were displaced due to fraudulent inducement to transact business and non-disclosure of material facts and legal ramifications.

It was further found and determined that the application for Birth Registration, the live Birth Report, and insurance of a "Certificate of Live Birth" are all one and the same "Security" instrument as articulated in UCC Article 8 Sections 103 & 105, and do not have any "Authorized Signatures" thereon, (Article 3, Sec.401) and are therefore "Counterfeit Securities" further warranting the return thereof.

Further as more thoroughly articulated within the "Statement of Withdrawal" Form SSA-521 (enclosed). I Denny Ray Hardin, sui juris, was fraudulently induced through convinous actions into the jurisdiction of the Federal Government by way of the beforementioned contracts/forms, thereby altering my [C] itizenship as a real free-born human being within the Republic, held under Article II, 1 c.1.5. **These forms will be filed at a later date.**

And further by altering My Name and Title and creating a Corporate Entity (DENNY RAY HARDIN ens legis), by and through the Social Security Application and/or other Documents further subjecting and compelling the real human being to be a subject of the corporation Tax Act of 1909.

You as the District Director already know that these actions are fraudulent because the Power of Congress of the United States and the Government of the United States, the Laws of the United States and Regulations of the United States apply ONLY to Washington, D.C.,(District of Columbia), not exceeding ten miles square, and of which does not extend to the Republic. (Satrage vs. Nogeros, 214 U.S.216 (1909) ).

The District of Columbia was formally adopted as, or was allowed to adopt itself as a Municipal Corporation in 1871, under the 41<sup>st</sup> Congress, referenced in the Third Session under Chap, 62 63.

They were also authorized to adopt the [U.S.] Constitution through the 14<sup>th</sup> Amendment as a by-law as well as all standing Public Law, as by-laws. Resulting in the fact that the Federal Government has no Jurisdiction beyond its borders in which they have no jurisdiction over the Republic or a real human being. The only jurisdiction they have is over the CORPORATE CREATED ENTITY (ens legis), in which was fraudulently created without disclosure of material facts.

As a private individual I am not, nor want to be a part of the federal Constitution and/or its laws created for federal employees and subjects of the federal Constitution, as articulated in (Padelford, fay co. vs. The mayor and Alderman and the City of Savannah, 211 U.S. 78 (1854) ).

Furthermore, to confirm this undersigning, through covin and covinous actions by and through the Social Security Administration, the INTERNAL REVENUE SERVICE INC. And past employers through a Corporate created Entity have and continue to perpetuate inland privateering and repeated "Hobbs Act" violations (Larceny) Violating Title 18 USC Sections 1951, 1962 of June 25<sup>th</sup>, 1948 c.645, 62 stat. 793 (September 13, 1994) Public Law 103-322 Title XXX, Sec.330016(1) (L), 108 Stat.2147, as evidenced in case of UNITED STATES OF AMERICA VS. ADAM STILLO, Sr. And JOSEPH STILLO, No's: 94-2679, (decided June 19, 1995) (CA. 7<sup>th</sup> Cir) A prosecution for a criminal enterprise scheme resulting in the depletion of assets of the Victims, and;

As to the same agencies have and continue to fraudulently prosecute "commercial belli" against the Corporate Created Entity (DENNY RAY HARDIN) under a faulty declared National Emergency and in the capacity of Bankrupt, for the purpose of extorting wealth, money, property and Right under color of any law and office and under the Bankruptcy Reform Act of 1978, 92 Stat.2549, Public Law 95-598, repealing the former Bankruptcy Act of 1889, now codified at Chap.11, USC effective October 1<sup>st</sup> 1979, Sec.405 (d) as it pertains to Title 28 USC Sec.2075 and/or UCC Article 10, Sec 320, whereby certain debts, claims, charges and other incumbrances where made against the Corporate Entity pursuant to sections 105 (a) and 501 of Title 11, as amended, so defined at Sec.101 (5) (a), Title 11, under the erroneous application (presumption) of Section 101, and 109 definitions Title 11, as to residency within the CORPORATE VENUE, UNITED STATES, and/or its or their agencies & instrumentalities, resulting in tortuous Trespass extraterritorial in nature and Fraud in the inducement to ascribe the status of a CORPORATE" DEBTOR" upon and against Denny Ray Hardin, sui juris of the Hardin Family,

“principal” and “object” of Government via the Original Organic constitution of the united states of America and the Republic of Missouri State.

Whereby these beforementioned agencies & instrumentalities, its or their agents, officers, employees, representatives have waived Sovereign Immunity and consented to be sued pursuant to Title 11 USC Sec.106 (a) warranting “estoppel” against said Corporations, and/or agent, officers, employees, representatives, until Denny Ray Hardin, sui juris, is reimbursed in full for funds fraudulently extorted through the beforementioned scheme, covin, and upon the withdrawal and revocation and termination of Social Security applications and this Actual and Constructive Notice, and termination of Fiduciary responsibility by the party’s is satisfied or extinguished due to want of control of the “res” within the Corporate Venue (at Law) upon which no contrary presumption is warranted.

In Closing, with regards to past employers, it is further fraudulent and illegal for an employer to withhold any income taxes without a voluntary withholding agreement under 26 CFR §31.3401 (p) (1), and under (b) (ii), it provides: “an employee who desires to enter into an agreement”, under Sec.3402 (p), shall furnish his employer with a W-4 form....

In which this “withholding agreement” has to be made apparent with the IRS. I do not believe that I have ever made that “agreement” I believe the only thing that was made apparent was, “YOU CAN NOT WORK WITHOUT GIVING ME YOUR SOCIAL SECURITY NUMBER OR A W-4 FORM IS FILLED OUT”.

In which I also don’t believe I have ever personally even filled out or completed any W-4 Forms? With any disclosure or upon agreement.

Further, 26 USC 6109 (a) (c), only requires an employer to REQUEST a Social Security Number from an employee, NOT DEMAND ONE. This is also apparent within the Privacy Act of 1974, 88 Stat.1896 Sec.7 (a) (1).

Also in the IRS Publications 15 and 15a which are provided specifically for employers, makes it clear that only State & Government employers, are required to withhold.

Under Title 5 USC § 5517, WITHHOLDING STATE INCOME TAXES, it provides: for the duty of employers to withhold sums from employees...if any employee voluntarily elects to have such sums withheld...I have never made that election? All of which further fraudulent inducements to transact business.

Failure by the undersigned to receive NOTICE that the fiduciary relationship has been terminated within Thirty Days (30) from the receipt of the Actual and Constructive Notice to the contrary will constitute confirmation that this transaction is complete.

The United States Secretary of Treasury is appropriate for all gifts or bequests presented to the federal window by or through the Undersigned Secured Party/Creditor in accordance with [Title 31 § 321 (d) (1) (3)].

I Denny Ray Hardin, sui juris, of the Hardin family do certify that the contents herein are true, correct, certain and complete under the pains and penalties of perjury and bearing false witness so help me God.

And I further make Explicit Reservation of all Rights in accord with UCC § 1-308 formally § 1-207

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

AND

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

EXECUTED AND SIGNED, this day 30<sup>th</sup> of May, 2012, C.E.

A handwritten signature in black ink that reads "Denny Ray Hardin". The signature is written in a cursive, flowing style with a large, stylized "H" at the end.

/s/ Denny-Ray:Hardin TM®©  
Denny-Ray:Hardin, sui juris  
Secured Party /Creditor  
Original Jurisdiction  
Holder-In-Due-Course  
Sovereign American

cc. DISTRICT DIRECTOR  
INTERNAL REVENUE SERVICE INC.  
SOCIAL SECURITY ADMINISTRATION

FIDUCIARY // 2012\*\*DRH-END

This constitutes Actual and Constructive Notice, That I, Denny Ray Hardin, sui juris, of the Hardin Family, Secured Party/ Creditor, herein and hereby, revoke, terminate, and cancel any and all Admiralty/Maritime, Federal, State, County, City and etc. contracts whether oral, adhesion, visible, invisible, express and/or implied by and between Parties stated in the above captions, its or their agents, employees, officers, representatives, agencies, and/or instrumentalities and etc. created by and through any and all Social Security Application, 1040 labels, W-4 Forms, W-2 Forms, or any other

instruments/documents; and further hereby revoke and terminate any and all fiduciary responsibility's constructively created thereof and/or therefrom, including any alleged granting of Power of Attorney that was implied through any such Forms by any of the beforementioned Agents or Agencies stated above, NUNC PRO TUNC to \_\_/\_\_/\_\_, C.E. due to "Fraud" "Non-disclosure" and "Failure of fair consideration", in accordance with Uniform Commercial Codes Article I, § 107 and § 2-203. This Notice shall also include to, Notice of waiver of Judicial Contract Enforcement, Notice of waiver of Recourse of UCC benefits, Notice of waiver Commercial Enforcement benefits, Notice of severance and waiver forfeiture, Notice of waiver of admiralty and Maritime benefits, Notice of defects and objections to Federal Reserve Notes, Notice of waiver of enfranchisement benefits forfeitures, Notice of waiver of Status, Notice of waiver of juristic benefits, and any and all Notice that will be added and amended to this Notice.

Respectfully Submitted,

A handwritten signature in black ink, reading "Denny Ray Hardin". The signature is written in a cursive, flowing style with a large, prominent loop at the end of the last name.

/S/ Denny Ray Hardin

From: Denny-Ray:Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri. 64127

To: President Barack Obama  
1600 Pennsylvania Avenue N.W.  
Washington, D.C. 20500  
7009 0960 0000 9901 1133

Office of the Clerk  
US Court of Appeals  
8<sup>th</sup> Circuit  
111 South 10<sup>th</sup> Street, Room 24.329  
St. Louis, Missouri 63102  
7009 0960 0000 9901 1157

Office of the Commissioner  
Internal Revenue Service  
1111 Constitution Avenue N.W.  
Washington, D.C. 20224  
7009 0960 0000 9901 1188

Office of the Solicitor General  
950 Pennsylvania Avenue, NW  
Washington, D.C. 20530-0001  
7009 0960 0000 9901 1218

Office of the Clerk  
Missouri Court of Appeals  
Western District  
1300 Oak Street  
Kansas City, Missouri 64106  
7009 0960 0000 9901 1249

Office of the Director  
Missouri Department of Corrections  
2729 Plaza Drive  
P.O. Box 236  
Jefferson City, Missouri 65102  
7009 0960 0000 9901 1270

Social Security Commissioner  
201 West Capital Avenue, Rm 125  
P.O. Box 809  
Jefferson City, Missouri 65102  
7009 0960 0000 9901 1300

DENNY RAY HARDIN  
FCI PEKIN  
P.O. BOX 5000  
Pekin, Illinois 61555

Office of the Clerk  
District Court for US  
Western District of Missouri  
400 East 9th Street  
Kansas City, Missouri 64106  
7009 0960 0000 9901 1164

Office of the Director  
Federal Bureau of Investigation  
935 Pennsylvania Avenue, NW  
Washington, D.C. 20535-0001  
7009 0960 0000 9901 1195

Governor of Missouri  
P.O. Box 720  
Jefferson City, Missouri 65101  
7009 0960 0000 9901 1225

Office of the Clerk  
Jackson County Circuit Court  
16<sup>th</sup> Circuit  
1315 Locust, 1<sup>st</sup> floor  
Kansas City, Missouri 64106  
7009 0960 0000 9901 1256

Chief State Supervisor  
Missouri Department of Probation  
and Parole  
3400 Knipp Drive  
Jefferson City, Missouri 65109  
7009 0960 0000 9901 1287

Missouri (DMV)  
State Office Building  
301 West High Street  
Jefferson City, Missouri 65101  
7009 0960 0000 9901 1317

Office of the Clerk  
Supreme Court for the United States  
1 First Street, NE  
Washington, D.C. 20543  
7009 0960 0000 9901 1140

Attorney General  
U.S. Department of Justice  
950 Pennsylvania Avenue NW  
Washington, D.C. 20530-0001  
7009 0960 0000 9901 1171

Office of Director  
Federal Bureau of Prisons  
320 First Street, NW  
Washington, D.C. 20534  
7009 09600000 9901 1201

Office of the Clerk  
Supreme Court of Missouri  
207 West High Street  
Jefferson City, Missouri 65101  
7009 0960 0000 9901 1232

Missouri Secretary of State  
600 West Main Street  
Jefferson City, Missouri 65101  
7009 0960 0000 9901 1263

Bureau of Vital Records  
930 Wildwood  
P.O. Box 570  
Jefferson City, Missouri  
65102-0570  
7009 0960 0000 9901 1294

## PREAMBLE

2. The Affiant, to the best of his informed knowledge, has not entered into any valid agreements of “voluntary servitude”. And further,



3. The Affiant is a “NONRESIDENT ALIEN” with respect to the “United States” , as that term is defined and used within the Internal Revenue Code (Title 26, United State Code) and/or Title 27 and the rules and regulations promulgated thereunder as follows:

The Internal Revenue Code (Title 26, United State Code) and associated federal regulations, clearly and thoroughly make provision for Americans born and living within one of the 50 Sovereign States of America, to wit:

**Section 1.871-4 Proof of residence of aliens.**

- (a) **Rules of evidence.** The following rules of evidence shall govern in determining whether or not an alien within the United States has aquired residence therein for purposes of the income tax.
- (b) **Nonresidence presumed.** An alien by reason of his alienage, is presumed to be a nonresident alien.

[26 CFR 1.871-4]

And further,

4. The Affiant was not born or naturalized in the “United States”, consequently he is not a “citizen of the “United States” nor a “United States citizen”, as those terms are defined and used within the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder; and, therefore. He is not subject to the limited, exclusive territorial or political jurisdiction and authority of the “United States” as defined.

The “United States” is definitive and specific when it defines one of its citizens, as follows:

**Section 1.1-1**

- ( c ) **Who is a citizen.** Every person born or naturalized in the United States and subject to its jurisdiction is a citizen.

[26 CFR 1.1-1 ( c )]

And further,

5. The Affiant is not a “citizen of the United States” nor a “United States citizen living abroad” , as those phrases are defined and used in the Internal Revenue Code (26 U.S.C. ) and /or Title 27 and the rules and regulations promulgated thereunder. And further,

6. The affiant is not a “resident alien residing within the geographical boundaries of the United States” , as the phrase is defined and used in the Internal Revenue Code ( 26 U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder, And further,

7. The Affiant is not a “United States person”, a “domestic corporation”, “estate”, “trust”, “fiduciary”, or “partnership” as those terms are defined and used within the Internal Revenue Code ( 26 U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

8. The Affiant is not an “officer”, “employee” or “elected official” of the “United States”, of a “State” or any political subdivision thereof, nor of the District of Columbia, nor of any agency or instrumentality of one or more of the foregoing, nor an “officer” of a “United States corporation” , as those terms are defined and used within the Internal Revenue Code (26 U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

9. The Affiant receives no “income” or “wages with respect to employment” from any sources within the territorial jurisdiction of the ‘United States’ and does not have an “office or other fixed place of business’ within the “United States” from which the Affiant derives any “income” or “wages” as such, as those terms and phrases are used and defined within the Internal Revenue Code (26 U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

10. The Affiant has never engaged in the conduct of a “trade or business” within the “United States”, nor does the Affiant receive income or other remuneration effectively connected with the conduct of a “trade or business” within the “United States” , as those terms are defined and used within the Internal Revenue Code (26 U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

11. The Affiant receives no “income”, “wages”, “self-employment income” or “other remuneration” from sources within the “United States”, as those terms are defined and used in the Internal Revenue Code (26

U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder. All remuneration paid to the Affiant is for services rendered outside (without) the exclusive territorial, political and legislative jurisdiction and authority of the "United States". And further,

12. The Affiant has never had an "office" or "place of business" within the "United States", as those terms are defined and used in the Internal Revenue Code (26 U.S.C. ) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

13. The Affiant has never been a "United States employer", nor "employer", nor "employee" which also includes but is not limited to an "employee" and/or "employer" for a "United States" "household", and/or "agricultural" activity, as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

14. The Affiant has never been involved in any "commerce" within the territorial jurisdiction of the "United States" which also includes but is not limited to "alcohol", "tobacco" and "firearms" and Title 26, Subtitle D and E excises and privileged occupations, as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

15. The Affiant has never been a "United States" "withholding agent" as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

16. The Affiant had no liability for any type, kind or class of Federal Income Tax in past years, and was and is entitled to a full and complete refund of any amounts withheld, because any liability asserted and amounts withheld were premised upon a mutual mistake of fact regarding Affiant's status. The Affiant has never knowingly, intentionally, and voluntarily changed his Citizenship status nor has he ever knowingly, intentionally and voluntarily elected to be treated as a "resident" of the "United States". And further,

17. The Affiant, to the best of his current knowledge, owes no "tax" of any type, class or kind to the "United States" as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

18. The Affiant anticipates no liability for any type, class or kind of federal income tax in the current year, because the Affiant does not intend to reside in the "United States", he does not intend to be treated as either a "resident" or a "citizen" of the "United States", he is not and does not intend to be involved in the conduct of any "trade" or "business" within the "United States" or receive any "income" or "wages" from sources within the "United States", as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further,

19. The Affiant, by means of knowingly intelligent acts done with sufficient awareness of the relevant circumstances and consequences (Brady v. U.S., 397 U.S. 742, 748 (1970)) never agreed or consented to be given a federal Social Security Number (SSN), same said as to a federal Employee Identification Number (EIN) and, therefore waives and releases from liability the "United States" and any State of the Union of 50 States, for any present or future benefits that the Affiant may be entitled to claim under the Old-Age Survivors and the Disability Insurance Act, and/or the Federal Unemployment Tax Act. Additionally, Affiant makes no claim to any present or future benefits under any of the foregoing; and

20. Therefore, I, Denny Ray Hardin, am a natural born free inhabitant and , as such, a Sovereign Citizen/Principal inhabiting the Missouri Republic. Therefore, I am not "**within** the United States" but lawfully I am "**without** the United States" (per **Title 28, U.S.C., Section 1746 , Subsection 1**), and therefore I have no standing capacity to sign any tax form which displays the perjury clause pursuant to **Title 28 , Section 1746 , Subsection 2**. And further,

**PLEASE NOTE WELL:** At no time will the Affiant construe any of the foregoing terms defined within the Internal Revenue Code, Title 26, United State Code, or within any of the other United State Code, in a metaphorical sense. When terms are not words of art and are explicitly defined within the code and/or within a Statute, the Affiant relies at all times upon clear language of the terms as they are defined therein, **NO MORE** and **NO LESS**:

... When aid to construction of the meaning of words, as used in the statute, is available, there certainly can be no "rule of law" which forbids its use, however clear the words may appear on "superficial examination"....

[United States v. American Trucking Association] [310 U.S. 534, 543, 544 (1939)]

This unsworn certification is being executed **WITHOUT** the "United States", pursuant to Section 1746(1) of Title 28, United State Code, Federal Rules of Civil Procedure:

I affirm under penalty of perjury, under the laws of the United States of America, that I executed the foregoing for the purposes and considerations herein expressed, in the capacity stated, and that the statements contained herein are true and correct, to the best of my knowledge.

Executed *Anno Domini*, on this 30<sup>th</sup> day in the month of May, 2012.

Subscribed, sealed and affirmed to this 30<sup>th</sup> day of May, 2012.

---

Denny Ray Hardin, Citizen/Principal, by special Appearance, in *Propria Persona*, proceeding *Sui Juris*, with Assistance, Special, with explicit reservation of all my unalienable right and without prejudice to any of my unalienable rights.



From: Denny-Ray:Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri 64127

This constitutes Actual and Constructive Notice, That I, Denny Ray Hardin, sui juris, of the Hardin Family, Secured Party/ Creditor, herein and hereby, revoke, terminate, and cancel any and all Admiralty/Maritime, Federal, State, County, City and etc. contracts whether oral, adhesion, visible, invisible, express and/or implied by and between Parties stated in the above captions, its or their agents, employees, officers, representatives, agencies, and/or instrumentalities and etc. created by and through any and all Social Security Application, 1040 labels, W-4 Forms, W-2 Forms, or any other instruments/documents; and further hereby revoke and terminate any and all fiduciary responsibility's constructively created thereof and/or therefrom, including any alleged granting of Power of Attorney that was implied through any such Forms by any of the beforementioned Agents or Agencies stated above, NUNC PRO TUNC to \_\_\_/\_\_\_/\_\_\_, C.E. due to "Fraud" "Non-disclosure" and

“Failure of fair consideration”, in accordance with Uniform Commercial Codes Article I, § 107 and § 2-203. This Notice shall also include to, Notice of waiver of Judicial Contract Enforcement, Notice of waiver of Recourse of UCC benefits, Notice of waiver Commercial Enforcement benefits, Notice of severance and waiver forfeiture, Notice of waiver of admiralty and Maritime benefits, Notice of defects and objections to Federal Reserve Notes, Notice of waiver of enfranchisement benefits forfeitures, Notice of waiver of Status, Notice of waiver of juristic benefits, and any and all Notice that will be added and amended to this Notice.

Respectfully Submitted,

A handwritten signature in black ink, reading "Denny Ray Hardin". The signature is written in a cursive, flowing style with a large, prominent "D" and "H".

/S/ Denny Ray Hardin

From: Denny-Ray Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri. 64127

To: President Barack Obama 1600 Pennsylvania Avenue N.W. Washington, D.C. 20500 7009 0960 0000 9901 1133	DENNY RAY HARDIN FCI PEKIN P.O. BOX 5000 Pekin, Illinois 61555	Office of the Clerk Supreme Court for the United States 1 First Street, NE Washington, D.C. 20543 7009 0960 0000 9901 1140
Office of the Clerk US Court of Appeals 8 <sup>th</sup> Circuit 111 South 10 <sup>th</sup> Street, Room 24.329 St. Louis, Missouri 63102 7009 0960 0000 9901 1157	Office of the Clerk District Court for US Western District of Missouri 400 East 9th Street Kansas City, Missouri 64106 7009 0960 0000 9901 1164	Attorney General U.S. Department of Justice 950 Pennsylvania Avenue NW Washington, D.C. 20530-0001 7009 0960 0000 9901 1171
Office of the Commissioner Internal Revenue Service 1111 Constitution Avenue N.W. Washington, D.C. 20224 7009 0960 0000 9901 1188	Office of the Director Federal Bureau of Investigation 935 Pennsylvania Avenue, NW Washington, D.C. 20535-0001 7009 0960 0000 9901 1195	Office of Director Federal Bureau of Prisons 320 First Street, NW Washington, D.C. 20534 7009 09600000 9901 1201
Office of the Solicitor General 950 Pennsylvania Avenue, NW Washington, D.C. 20530-0001 7009 0960 0000 9901 1218	Governor of Missouri P.O. Box 720 Jefferson City, Missouri 65101 7009 0960 0000 9901 1225	Office of the Clerk Supreme Court of Missouri 207 West High Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1232
Office of the Clerk Missouri Court of Appeals Western District 1300 Oak Street Kansas City, Missouri 64106 7009 0960 0000 9901 1249	Office of the Clerk Jackson County Circuit Court 16 <sup>th</sup> Circuit 1315 Locust, 1 <sup>st</sup> floor Kansas City, Missouri 64106 7009 0960 0000 9901 1256	Missouri Secretary of State 600 West Main Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1263
Office of the Director Missouri Department of Corrections 2729 Plaza Drive P.O. Box 236 Jefferson City, Missouri 65102 7009 0960 0000 9901 1270	Chief State Supervisor Missouri Department of Probation and Parole 3400 Knipp Drive Jefferson City, Missouri 65109 7009 0960 0000 9901 1287	Bureau of Vital Records 930 Wildwood P.O. Box 570 Jefferson City, Missouri 65102-0570 7009 0960 0000 9901 1294
Social Security Commissioner 201 West Capital Avenue, Rm 125 P.O. Box 809 Jefferson City, Missouri 65102 7009 0960 0000 9901 1300	Missouri (DMV) State Office Building 301 West High Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1317	

**\*\*\* ACTUAL & CONSTRUCTIVE NOTICE & NON-NEGOTIBLE \*\*\***

**Re: NOTICE OF REVOCATION AND RECISSION OF SIGNATURE OF CAUSE, TERMINATION OF FIDUCIARY RELATIONSHIP, NOTICE OF CONTRACT CANCELLATION, NOTICE OF REJECTION AND WAIVER OF BENEFITS AND ETC. WITH ATTACHED SUPPORTING AFFIDAVIT.**

This constitutes Actual and Constructive Notice, That I, Denny Ray Hardin, sui juris, of the Hardin Family, Secured Party/ Creditor, herein and hereby, revoke, terminate, and cancel any and all Admiralty/Maritime, Federal, State, County, City and etc. contracts whether oral, adhesion, visible, invisible, express and/or implied by and between Parties stated in the above captions, its or their agents, employees, officers, representatives, agencies, and/or instrumentalities and etc. created by and through any and all Social Security Application, 1040 labels, W-4 Forms, W-2 Forms, or any other instruments/documents; and further hereby revoke and terminate any and all fiduciary responsibility's constructively created thereof and/or therefrom, including any alleged granting of Power of Attorney that was implied through any such Forms by any of the beforementioned Agents or Agencies stated above, NUNC PRO TUNC to \_\_\_/\_\_\_/\_\_\_, C.E. due to "Fraud" "Non-disclosure" and "Failure of fair consideration", in accordance with Uniform Commercial Codes Article I, § 107 and § 2-203. This Notice shall also include to, Notice of waiver of Judicial Contract Enforcement, Notice of waiver of Recourse of UCC benefits, Notice of waiver Commercial Enforcement benefits, Notice of severance and waiver forfeiture, Notice of waiver of admiralty and Maritime benefits, Notice of defects and objections to Federal Reserve Notes, Notice of waiver of enfranchisement benefits forfeitures, Notice of waiver of Status, Notice of waiver of juristic benefits, and any and all Notice that will be added and amended to this Notice.

Respectfully Submitted,

A handwritten signature in black ink that reads "Denny Ray Hardin". The signature is written in a cursive, flowing style with a large, stylized "D" and "H".

/S/ Denny Ray Hardin



From: Denny-Ray:Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri. 64127

To: President Barack Obama 1600 Pennsylvania Avenue N.W. Washington, D.C. 20500 7009 0960 0000 9901 1133	DENNY RAY HARDIN FCI PEKIN P.O. BOX 5000 Pekin, Illinois 61555	Office of the Clerk Supreme Court for the united States 1 First Street, NE Washington, D.C. 20543 7009 0960 0000 9901 1140
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Social Security Commissioner 201 West Capital Avenue, Rm 125 P.O. Box 809 Jefferson City, Missouri 65102 7009 0960 0000 9901 1300	Missouri (DMV) State Office Building 301 West High Street Jefferson City, Missouri 65101 7009 0960 0000 9901 1317	

## **AFFIDAVIT OF REVOCATION AND RESCISSION OF SIGNATURE FOR CAUSE**

I, Denny Ray Hardin attest that the foregoing averments are true and correct to the best of my knowledge, information and belief:

### **1. GOVERNING LAW:**

By affixing a signature upon an instrument or other document, the signer endorses that instrument or document and thereby, incurs and accepts the instrument or document along with such terms or conditions as may or may not be specified therein. Pursuant to the Uniform Commercial Code ( hereafter UCC § 3-204(a) "Indorsement" means a signature, other than that of a maker, drawer, or acceptor, that alone or accompanied by other words, is made on an instrument for the purpose of (i) negotiating the instrument, or .... (ii) incurring indorser's liability on the instrument, but regardless of the intent of the signor, a signature and its accompanying words is an indorsement...."indorser" means a person who makes an indorsement. See also, UCC § 3-308(a) and (b).

Pursuant to UCC § 3-401 (a) A person is not liable on an instrument unless (i) the person signed the instrument, or (ii) the person is represented by an agent or representative who signed the instrument and the signature is binding on the represented person under section 3-402 ; (b) a signature may be made (i) manually or by means of a device or machine, and (ii) by the use of any name, including any trade or assumed name, or by word, mark, or symbol executed or adopted by a person with present intention to authenticate a writing. See, Carna v. Bessemer Cement Co. , 558 F. Supp. 706, 708 (WD Pa , 1983) (Under common law, printed name, on instrument which is intended to have force of signature is valid and thus, will have intended effect).

In addition, the affixing of a signature on a document or instrument may confer accommodation and/or third party rights. For example, UCC § 3-419(a): If an instrument is issued for the value given for the benefit of a party to the instrument ("accommodated party"), and another party to the instrument ("accommodation party") , signs the instrument for the purpose of incurring liability on the instrument without being a direct beneficiary of the value given for the instrument, the instrument is signed by the accommodation party "for accommodation", (c) a person signing an instrument is presumed to be an accommodation party and there is notice that the instrument is signed for accommodation if the signature is an anomalous indorsement...(e)... An accommodation party that pays the instrument has no right of recourse against, and is not entitled to contribution from, an accommodation party.

Pursuant to UCC § 3-301 "Person entitled to enforce" an instrument means (i) the holder of the instrument, (ii) a nonholder in possession of the instrument who has the right of the holder, or (iii) a person not in possession of the instrument who is entitled to enforce the instrument pursuant to § 3-309. A person may be a person entitled to enforce the instrument even though the person is not the owner of the instrument or is in wrongful possession of the instrument. See also, UCC § 3-302 et seq; 3-305, and; §3-308 et seq. Thus, even where a person obtained an instrument by means of an adhesion contract by virtue of [a] failure to disclose, the instrument is enforceable. However, upon discovery, the instrument becomes subject to remedies. See, UCC § 1-107; § 2-302 (1) and (2) et seq. and § 2A-108. Now therefore and pursuant to UCC § 1-308 formally § 1-207 revocation and rescission of Denny Ray Hardin signature is a matter of law that is not negotiable.

Pursuant to UCC § 9-303(1) a security interest is perfected when it has attached and when all of the applicable steps required for perfection have been taken, (2), if a security interest is originally perfected in

any way permitted under this Article, and is subsequently perfected in some other way under this Article, without an intermediate period when it was unperfected, the security interest shall be deemed to be perfected continuously for the purpose of this Article. Finally, pursuant to “Restatement, Second, of Torts” § 652 (c) , one who appropriates to his own use of benefit the name of likeness of another is subject to liability to the other for invasion of privacy.

## **2. AFFADAVIT OF EXPATRIATION:**

I, Denny Ray Hardin the natural, living, breathing, flesh-and-blood, sentient being, a sui juris being of full age, sound mind and under no restraint or duress, hereby renounce all allegiance and fidelity to the de facto governments of the United States and of the States of Missouri, and any and all of their entities and instrumentalities whether executive, legislative, judicial or any other branch thereof, of whom or which I may, at this time, be a subject or citizen. I, Denny Ray Hardin hereby declare, aver and indemnify [me], [myself] and [I], Denny Ray Hardin, a sui juris American Citizen, and indigenous National and individual Sovereign BY BIRTH AND BY RIGHT. I, Denny Ray Hardin hereby, with full knowledge and understanding relinquish any right, privilege or immunity specifically granted me by any corporate fiction government[s] and or de facto person or persons; i.e., the “State of Missouri” the “United States” and any and all entities or instrumentality’s connected therewith, including but not limited to, any de facto juristic or sentient person, persons or members who may be associated therewith, at any de facto corporate, local, state or federal level whether executive, legislative, judicial or any combination thereof.

Denny Ray Hardin absolute right to expatriate is non-negotiable [including expatriation from the District of Columbia of U.S. Inc., the corporate]. The right to expatriate is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty and the pursuant to happiness, and decreed that “any declaration, instruction, opinion, order, or decision of any officers” of any government, de facto or otherwise, “which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles” of any government. 15 Stat. 223-224 (1868), R.S. § 1999, 8 USC § 800 (1940) (1); cf, Nishikawa v. Dulles, 356 US 129, 139 (1958); Sovorgnan v. United States, 338 US 491, 498, n.11 (1950). The Supreme Court held that the Citizenship Act of 1907 and the Nationality Act of 1940 “are to be read in the light of the declaration of policy favoring freedom from expatriation which stands unrepealed,” Id @ 498-499.

## **3. AFFIDAVIT OF SPECIFIC NEGATIVE AVERMENT:**

I, Denny Ray Hardin the natural, living, breathing, flesh-and-blood, sentient being, a sui juris, being of age, of sound mind, and if called Affiant is competent to testify, being first duly affirm and under penalty of perjury, do hereby attest and declare:

A. That the Executive, Legislative, and Judicial branches of de facto corporate Missouri State Government, as well as any and all entities and instrumentalities thereof; performing any function, for any purpose, by any name, title or designation, are corporate fiction, an abstraction, are de facto person[s] in lieu of de jure corporation[s], and in fact, do not exist; the imaginary having neither actuality nor substances;

B. That the Executive, Legislative, and Judicial branches of de facto corporate Missouri State Government, as well as any and all entities and instrumentalities thereof; performing any function, for any purpose, by any name, title or designation, are foreclosed and forever barred from creating or attaining parity with the tangible, a living, breathing, flesh-and-blood, sentient, [natural person[s]];

C. That the de facto corporate government of Missouri and all her entities and instrumentalities have perpetrated fraud and deceit upon [natural person[s]], by failing to explain and disclose to the public the legal

ramifications of adhesion contracts [disguised as rules, regulations, statutes and laws] in causation of suppression of de jure unalienable constitutional rights and inherent (God) given, sui juris standing of all American Citizen[s], indigenous National[s], individual Sovereign[s] and natural person[s], who by birth and by right are not to be treated as aliens, foreigners, by passive waiver and unwitting acceptance of adhesion rules of de facto corporate state government;

D. That the Executive, Legislative, and Judicial branches of de facto corporate United States Government, as well as any and all entities and instrumentalities thereof; performing any function, for any reason or purpose, by any name, title or designation, are corporate fiction, an abstraction, are de facto person[s] in lieu of de jure corporation[s], and in fact, do not exist. The imaginary having neither actuality nor substances;

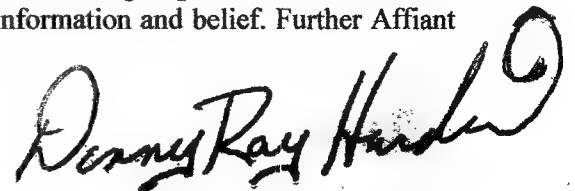
E. That the Executive, Legislative, and Judicial branches of de facto corporate United States Government, as well as any and all entities and instrumentalities thereof; performing any function, for any purpose, by any name, title or designation, are foreclosed and forever barred from creating or attaining parity with the tangible, a living breathing, flesh-and-blood, sentient, [natural person[s]];

F. That the de facto corporate United States Government and all her entities and instrumentalities have perpetrated fraud and deceit upon [natural person[s]], by failing to explain and disclose to the public the legal ramifications of adhesion contracts [disguised as Codes, rules, regulations, statutes and laws] in causation of suppression of de jure, unalienable constitutional rights and inherent (God) given, sui juris standing of all American Citizen[s], indigenous National[s], individual Sovereign[s] and natural person[s], who by birth and by right are not to be treated as aliens, foreigners by passive waiver and unwitting acceptance of adhesion rules of de facto corporate United States Government;

Any and all branches of the Missouri State Government, including but not limited to, the executive, legislative and judicial are de facto corporate bodies, incapable of attaining parity with de jure, sui juris natural person[s]. See, **Missouri Constitution, Bill of Rights**. Any and all branches of the United States Government, including but not limited to, the executive, legislative and judicial are de facto corporate bodies, incapable of attaining parity with de jure, sui juris natural person[s]. 28 USC § 3002; Penhallow v. Doane's Administrators. 3 US 54 (1795). As an individual sovereign by birth and by right, I Denny Ray Hardin am not subject to Codes, Rules, Regulations, Statutes nor the laws of de facto government, state or federal. Sovereignty itself is not subject thereto for it is the author and source thereof. See, Yick Wo V. Hopkins, 118 US 356 (1886).

Any de facto corporate state or federal governmental entity or instrumentality, or any person, persons, or other agent desiring to rebut this Affidavit shall do so in the same manner perscribed in this affidavit, point for point, with specific citation to authority. Any point not specifically rebutted will hereafter be accepted as true and forever barred from contest. Any response to this affidavit shall be delivered, via registered mail or other appropriate means of delivery to Secured Party at the address designated below no later than (10) ten business days after signed receipt.

I Denny Ray Hardin declare under penalty of perjury that the foregoing facts and statements subscribed by me, are true and correct to the best of my knowledge, information and belief. Further Affiant sayeth not.



/S/ Denny Ray Hardin  
2450 Elmwood Avenue  
Kansas City, Missouri 64127

#### **4. AFFIDAVIT OF COERCION:**

Denny Ray Hardin is under extreme duress and coercion by custom and color of law to maintain and possess a social security card/number pursuant to 42 USC § 301 et seq. A social security card/number is required in order:

- a. to obtain and maintain any meaningful employment; to own, operate or conduct business or trade as an entrepreneur of sole proprietor;
- b. to obtain and maintain a driver's license, marriage license, vehicle registration, voter registration, obtain insurance, to keep, bear and purchase arms or obtain a permit for such;
- c. to make any meaningful use of banking-saving institutions, acquire loans, mortgages or establish credit; to open savings-checking accounts or other financial accounts and make any meaningful use of commerce;
- d. to occupy housing, to obtain and maintain utilities, acquire a telephone, or acquire in any meaningful way, basic necessities for the enjoyment and control of everyday living;
- e. to function in any meaningful way as a productive member of society in general.

A social security card/number was issued to me, as a minor, despite limitations on the right to contract with minor[s]. I, Denny Ray Hardin was never informed of my right to waive the so-called privilege of participating in the Social Security Act, nor were the full consequences or ramifications of the Social Security Act ever explained to me. For example, neither the State nor Federal Government, nor any other person ever informed me that no one has an accrued interest by virtue of payment or contributions into social security. See e.g. , Knights v. Johnson, 260 US 12, 15 (1922); Carley & Hamilton v. Snook, 281 US 66 (1930) and Flemming v. Nelson, 363 US 603 (1960). On the contrary, Denny Ray Hardin was deceived, defrauded and misrepresented into believing a social security card/number was required by law.

The ineluctable truth is, social security is not a requirement of law. That is, Denny Ray Hardin is not a citizen of the Federal United States and is not subject to the jurisdiction thereof. Denny Ray Hardin is a citizen and sovereign of the united States, of the several states of the Union and of the Republic of Missouri. See e.g. , 26 CFR 1.1-(c); Deyett v. Turner, 439 P2d 266 (1967); 26 CFR 1.871-2 and 26 USC §7701(b) and § 865(g)(1)(b). I, Denny Ray Hardin derive no income from the federal United States, see 26 USC §7701(a)(31), nor have I been an officer or employee thereof. See, 26 USC § 3401 and § 6331.

Denny Ray Hardin was never informed of his right to enjoy the full fruits of his labors. The Social Security Administration, the Secretary of the Department of Health and Human Service, the Department of Treasury and the Treasury Secretary were obliged to full and honest disclosure, in majority and as a minor, the legal doctrine of ignorantia juris sui nom parejudicat juri secures my right as a minor, to void any contract thereupon made, and I do so now. Moreover, because the true nature and requirements of social security were deliberately withheld from Denny Ray Hardin by means of deceit, fraud and misrepresentation,

any presumed waiver of Denny Ray Hardin rights are invalid. See Brady vv. US, 397 US 742, 748 (1970). Furthermore, because of fraud and misrepresentation, Denny Ray Hardin is inherently entitled to complete and full reimbursement of any and all monies, funds or contributions made to social security account number 497-68-6951, Denny Ray Hardin now hereby requests full compensation pursuant to § 204 of the Social Security Act and Revenue Ruling 57-576.

## **5. AFFIDAVIT OF TERMINATION:**

The Social Security Administration created a trust in the name of DENNY RAY HARDIN identified by number 497-68-6951. By proffering a social security number attached to what is commonly referred to as a [social security card] and instructed Denny Ray Hardin to sign for acceptance. Since inception of said trust, Denny Ray Hardin has made deposits of monetary value, directly into the social security General Trust Fund. Said trust has previously been maintained and controlled by the Social Security Administration Commissioner or a designated agent. On this day forward, Trustee Denny Ray Hardin shall possess sole and exclusive control, authority and absolute right of ownership over said trust as defined in the "TERMS" section of this affidavit.

The Social Security Administration created 497-68-6951 trust in construct [without indenture] with nothing limiting the Administration from creating an actual indenture to move said trust out of construct. The intent of Trustee is to secure the Trust by indenture so that no one can imply that said trust does not exist and thereby eliminate its assets and/or accrued benefits, nor restrict Trustee, so that Trustee's interest in the social security account will be preserved as a matter of record. I, Denny Ray Hardin do hereby voluntarily withdraw from active participation in the Social Security Act of 1935 and hereby, with full knowledge and intent, reclaim said social security trust identified by account number 497-68-6951.

Redemption is non-negotiable. Any further inducement to compel participation in the Social Security Act will constitute constructive fraud. See, UCC § 3-305 et. Seq. The Social Security Act has not made and is not required to provide me with any performance nor consideration, but does provide and indebted instrument not bearing my signature. See, UCC § 3-401. Pursuant to UCC § 3-805 I request a copy of any negotiable instruments of which I may have signed. Pursuant to UCC § 3-403 I demand the name of the principle of the social security number 497-68-6951. See, UCC § 3-601 et. Seq. I, Denny Ray Hardin have an absolute right to terminate my participation, voluntary or otherwise, in the social security program. See, UCC § 2-106(3) and § 2-721. By this affidavit, I Denny Ray Hardin have exercised and do now exercise his remedies under law. See, UCC § 1-103; § 1-308 formally § 1-207; § 2-303 and § 3-608. Since I have received no benefits whatsoever from the social security administration, but have made significant contributions thereto recovery of said contributions is mandatory. See, UCC § 1-107; § 2-271 and Revised Article 9.

I, Denny Ray Hardin hereby voluntarily, intelligently and with full knowledge and intent, rescind, revoke, withdraw from and terminate any and all of my, Denny Ray Hardin signature[s], which may be attached to, found or located on any paper, instrument or document, of any type whatsoever, by any designation whatsoever, for any purpose whatsoever, retained by or in possession of any and all de facto corporate state and federal governments, including the executive, legislative and judicial, and any and all entities, instrumentalities or agencies in association therewith. I, Denny Ray Hardin do not consent to, agree with nor invest de facto corporate state or federal governments, or any agency associated therewith, with any accommodation, third party, or any other rights whatsoever, I, Denny Ray Hardin ab initio and from this day forward, terminate, remove from and rescind any and all signature[s] on any paper, irrespective of title or cause.

## **6. REVOCATION OF SIGNATURE:**



I, Denny Ray Hardin being of majority, hereby aver that my signature, arbitrarily placed upon any and all de facto corporate state and federal documents, instruments or papers, of any kind, of any type, by any means, for any reason or purpose whatsoever, is hereby revoked, rescinded and terminated ab initio, and the signature and name of Denny Ray Hardin shall not now, nor in the future have any force or effect whatsoever; that Denny Ray Hardin signature is private, personal, copyrighted property; that said recession, revocation and termination are made upon grounds that Denny Ray Hardin was induced by fraud, misrepresentation and deceit; without knowledge nor forewarning of the consequences nor repercussions Denny Ray Hardin signature may produce, and that same has deprived Denny Ray Hardin of his substance and substantive fundamental rights. Now therefore, I, Denny Ray Hardin timely and formally rescind, revoke and terminate my signature, ab initio, and any and all signatures previously made, heretofore acquired or now existing, for all time removing any nexus that any de facto corporate state or federal governmental entity or instrumentality may presume over Denny Ray Hardin by means of his signature.

## **7. INSTRUCTIONS:**

The custodian, guardian, secretary and/or other agent thereof of any de facto corporate state or federal governmental entity, at either executive, legislative, judicial or any other branch or agency associated with or connected to any corporate state or federal entity, instrumentality or department are hereby directed, ordered and required to remove Denny Ray Hardin signature from any and all de facto corporate states or federal governmental documents, papers, or instruments of any kind or type whatsoever, for any purpose whatsoever and henceforth, shall immediately convey, assign transfer and deliver, both the original and any connected de facto corporate state or federal governmental documents, papers, or instruments of any kind or type whatsoever and any signature therein retained shall be null and void, without force nor effect and shall cease to exist, at any de facto corporate state or federal governmental entity, as now and in the future any be of interest; and Denny Ray Hardin hereby acknowledges receipt of said de facto corporate state or federal document, papers and instruments, to have and to hold as disposable property and/or assets in his sole discretion.

## **8. TERMS:**

The terms and conditions set forth in this affidavit are non-negotiable. Denny Ray Hardin is a secured party. See, UCC § 1-201 et. Seq. and § 9-105 et. Seq. As a Secured Party, I, Denny Ray Hardin is redeeming and declaring sui juris status in connection with both my name and my property. I resent being deceived, manipulated, controlled and overrun by de facto corporate state and federal governments. I hereby and do now exercise remedy of law pursuant to the Uniform Commercial Code § 1-308 formally § 1-207 et. Seq. and execute all averments set forth in this affidavit.

The legal validity and status of Denny Ray Hardin is existent and not subject to the Courts of Situs. Any de facto state or federal governmental entity or instrumentality, regardless of designation or function shall not now nor in the future maintain, control, utilize, use, or regulate for any purpose for any reason whatsoever, the signature of Denny Ray Hardin Nor shall said signature grant or convey standing as an accommodation or third party to any de facto state or federal governmental entity or instrumentality, now arising or hereafter acquired. On this day forward, Denny Ray Hardin shall ab initio, be free and clear and held forever harmless from any de facto corporate state or federal governmental entity or instrumentality, and shall take complete control over the account.

## **9. DEFINITIONS:**

### **BENEFICIARY:**

This trust is to be and has been established by the Social Security Administration, Commissioner, Secretary, or other designated Agent, as a General Trust Fund, as defined in the Social Security Act of 1935.

#### **INVESTMENTS AND MANAGEMENT:**

The Trustee, Denny Ray Hardin or his designated Agent, shall store invest and reinvest the Trust in their own unfettered discretion, without regard for any law proscribing or limiting the investment powers of fiduciaries, in any security, and not limited to Contracts, Stocks, Commodities, Precious Metals, Mutual Funds, real Estate, Bank CD's LC's, Warehouse and Elevator Receipts, Stamps, Waybills, Options, Commercial Paper, Accounts Receivable, Royalty and Limited Partnership Interests, Copyrights, Patents, Bequests Anticipated, etc.

#### **10. Default:**

If any legal or other error or omission in or related to the instructions, terms or conditions set forth herein are discovered, the custodian, guardian, secretary and/or any other designated agent, at any de facto corporate state or federal governmental branch, shall immediately henceforth notify Denny Ray Hardin with an exact, point for point, description of such legal error or omission and any and all supporting authority no later than (10) business days of receiving this certified Affidavit; or forever admit the accuracy and truth of this Affidavit as a matter of record. If additional time is reasonably necessary to respond, additional time may be requested promptly or forever be barred from contest under the maxim of collateral estoppels.

#### **11. SELF-EXECUTING AFFIDAVIT:**

Your failure to respond, plead or otherwise defend this affidavit within (10) ten business days of delivery confirmation will indicate and legally establish Denny Ray Hardin status as a sui juris, sovereign and natural person, not subject to the codes, rules, regulations, statutes or laws of de facto governmental entities; and otherwise Denny Ray Hardin will forever be free and clear from any de facto designation or other disability his signature may have incurred; forever releasing Denny Ray Hardin from any and all duties, obligations and liabilities of any kind, for any purpose, now existing and hereafter arising.

At the expiration of the (10) ten day period set forth herein and no objection thereof being received, all averments herein stated will be true, accurate and correct and shall thereon become effective and have the full force and effect of law.

#### **12. NOTIFICATION:**

The custodian, guardian, secretary or any other designated agent thereof of any de facto corporate state or federal governmental entity or instrumentality, including but not limited to, the executive, legislative and judicial branches are hereby [put on notice] of the validity and legality of this Affidavit; and are hereby directed by law, to settle this affidavit, and thereon shall promptly serve notice upon Denny Ray Hardin the satisfaction of this Affidavit in its entirety, no later than (3) three business days after acceptance or default. Notification serves as final adjudication, re-establishing Denny Ray Hardin sui juris status, common law and unalienable constitutional rights.

#### **13. AFFIDAVIT OF ASSERVATION:**

Pursuant to UCC § 9-105(m) and § 9-402 Denny Ray Hardin is [the] secured party. See, UCC-1 Financing Statement No.6390611 & 6546378 As secured party, Denny Ray Hardin Creditor, has perfected a



security interest in all of Debtor's assets, land, real property, personal property, tangibles and intangibles,. See, UCC § 9-102; § 9-103; § 9-302; § 9-303, and § 9-304. Secured Party and Creditor Denny Ray Hardin is not obligated on any disability, account, or contract of Debtor. See, UCC § 9-317; Security Agreement No, DRH03151977-SA UCC § 9-201, ef, UCC § 1-201(27). Secured Party Denny Ray Hardin is the sole possessor of said security agreement (UCC § 9-305), and has exclusive priority therein. UCC § 9-310. Pursuant to UCC § 3-201 secured party has the right to transfer any and all of Debtor's assets, property, liabilities and obligations and does so now. Secured Party's collection rights are non-negotiable. UCC § 9-502. After default, Secured Party has an absolute right to possess (UCC § 9-503) and dispose of Debtor's assets and property. UCC § 9-504. Secured Party acknowledges his duty of care. UCC § 9-207.

Pursuant to UCC § 1-201(20) secured party has an absolute right of Holder-In-Due-Course. See, UCC § 3-301; § 3-302 and § 3-305. Secured Party's rights as holder are now therefore asserted and are final. UCC § 3-418. Secured Party now heretofore gives notice of discharge of all of Debtor's obligations (UCC § 3-601(b) and accepts for value and offers his exemption therefrom. UCC § 3-303 and § 3-601. The terms and conditions designation herein are certain and termination is complete upon notice. UCC § 1-107, and § 2-106(3). You are hereby notified and demanded to return any and all of Debtor's assets and property to Denny Ray Hardin and such demand is not challengable nor negotiable. Secured Party's signature is authentic and beyond reproach. UCC § 3-308. Secured Party and Creditor has exercised, and now hereby do exercise all rights and remedies in accord with the Uniform Commercial Code.

Denny Ray Hardin being first duly affirm, declares under penalty of perjury that he has read the contents of this Affidavit and avers same to be accurate, true and correct to the best of his knowledge, information and belief. Further Affiant sayeth not.

Date: May 30, 2012

Without Prejudice UCC § 1-308  
formally Sec. 1-207



Denny Ray Hardin

Denny-Ray;Hardin  
Secured Party # 6390611 & 6546378  
Holder-In-Due-Course, Sui Juris  
Signature without recourse, UCC  
§ 1-308 formally sec. 1-207; and UCC § 1-103.6  
In accordance with 28 CRF 16.41  
(d); 28 USC § 17.46(1)  
Sovereign American Citizen,  
8 USC § 1408